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GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Secretariat

Notification

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter No. F. 7(11)/62-Goa dated the 25th July 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the Non-gazetted posts in the Police Department under the Government of Goa, Daman and Diu.

1. Short title. — These rules may be called Goa Government Police Department (Non-gazetted posts) Recruitment Rules, 1966.

2. Application. — These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay. — The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications. — The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule:

Provided that,

- (a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and
- (b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

G. K. Bhanot
Chief Secretary

Panjim, 5th September, 1966.

SCHEDULE

Name of post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the post, if any, will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer, grades from which promotion/deputation/transfer to be made	If a D.P.C. exists, what is its composition to be considered in making recruitment
1.	2	3	4	5	6	7	8	9	10	11
TECHNICAL POSTS										
1. Helper	10	Class IV	Rs. 65-1-75.	N. A.	18 to 25 years	Should be literate.	N. A.	Two years	Direct recruitment.	N. A.
2. Cleaner	6	Do	Do	Do	Do	Elementary knowledge of motor mechanics.	Do	Do	Do	Do
3. Assistant Greaser	1	Do	Do	Do	Do	Do	Do	Do	Do	—
4. Greaser	1	Class III (Non-ministerial) (Non-gazetted)	Rs. 105-3-132.	Selection	N. A.	N. A.	Do	Promotion.	Promotion: Assistant Greaser, helper and cleaner with four years' service in the respective grade.	Class III under the D.P.C.
5. Painter	1	Do	Do	N. A.	18 to 30 years	1. With standard in Primary School or II Standard, in English in a Secondary School or any equivalent qualification. 2. About 2 years' practical experience of the line, with preferably a certificate in drawing from a recognised Institution.	Do	Direct recruitment.		N. A.
6. Upholsterer	1	Do	Do	Do	N. A.	N. A.	Do	Promotion.	Promotion: Assistant Greaser and Cleaner with four years' service in the respective grade.	Class III D.P.C.
7. Welder	1	Do	Rs. 105-3-132.	Selection	N. A.	18 to 30 years	Good experience of the trade.	Do		N. A.
8. Tinsmith	1	Do	Do	N. A.	18 to 30 years	Good experience of the trade.	Do	Desirable: A certificate course in the appropriate trade from a recognised institution.	Class III D.P.C.	
9. Carpenter	1	Class III	Do	Do	Do	Do	Do		N. A.	Do
10. Electrician	1	Class III	Do	Do	Do	Do	Do		N. A.	Do

11. Blacksmitth	1	Do	Rs. 135-3-156-4-160.	N. A.	21 to 30 years	A certificate in Blacksmithery from an Industrial Training Institute or any other recognised Institution.	N. A.	Do	Direct recruitment.	N. A.
						or				
12. Electrician Class I	1	Do	Do	Selection	Do	Five years' experience as blacksmith in a factory or workshop of repute.	Age-No Qls-Yes	Do	Promotion, failing which, direct recruitment.	Promotion: Electrician Class II with four years' standing in the grade.
						1. A certificate of wireman/electrician from a recognised Institution. 2. Two years' practical experience as an electrician (Relax clause).				Class III D.P.C.
13. Carpenter Class I	1	Do	Do	Selection	Do	A certificate in carpentry from an Industrial Training Institute or any other recognised Institution.	Age-No Qls-Yes	Do	Promotion: Carpenter Class II with four years' standing in the grade.	Promotion: Carpenter Class II with four years' standing in the grade.
						or				
14. Motor Vehicles Filter Class II	5	Do	Rs. 105-3-132.	N. A.	18 to 30 years	Five years' experience as a carpenter in a factory or workshop of repute.	N. A.	Do	Direct recruitment.	N. A.
						1. A certificate in Motor Mechanics from a recognised Institution. 2. Class I mechanic in the case of ex-service men.				
15. Motor Vehicles Filter Class I	2	Do	Rs. 135-3-156-4-160.	Selection	21 to 30 years	1. A certificate in Motor Mechanics from a recognised Institution. 2. Practical experience automobile repairs including overhauling of internal combustion engine.	Age-No Qls-Yes	Do	Promotion, failing which, direct recruitment.	Promotion: Motor vehicles filter, Class II with four years' standing in the grade.
										Class III D.P.C.
16. Wireless Operator	20	Do	Rs. 150-5-160-8-240-EB-8-280-10-300.	Do	Do	1. Matriculation or equivalent qualification. 2. PMG II Class certificate in wireless operating, or successfully passing graduation examination in Grade II, Wireless operating, conducted by the Police Wireless Deptt.	Age-No Qls-Yes	Do	1. Promotion — 66-2/3% failing which by direct recruitment. 2. Direct recruitment — 33-1/3%.	Promotion: Head Constable or Assistant Sub-Inspector with six and two years' standing in the grade.
						or				Do
						2 years' experience as Wireless operator in Military Signals, in active service.				

	1	2	3	4	5	6	7	8	9	10	11	12	13
2. Head Constable	250	Class III (Non-ministerial) (Non-gazetted)	Rs. 100-3- -130.	Selection	N. A.	N. A.	N. A.	Two years, subject to their successfully passing the prescribed training course.	Promotion:	Police constable with at least three years standing in the grade.	Class III D.P.C.	As required under the rules.	
3. Assistant Sub-Inspector	10	Do	Rs. 130-5- -170.	Do	Do	Do	Do	Promotion:	Head Constable with at least four years service in the grade.	Do	Do		
4. Police Sub-Inspector (Executive)	44	Do	Rs. 168-8- -240.	Do	19 to 25 years (Relaxable for ex-military personnel)	1. Intermediate/Senior Secondary or any equivalent qualification. 2. Minimum height of 5' 4" and chest measurements of 31' — 33".	N. A.	Do	Promotion — 50% Direct recruitment — 50%. (Promotion failing which direct recruitment).	Assistant Sub-Inspector /Head Constable with at least 5 years and 8 years standing in the grade, respectively.	Do	Do	
						3. Knowledge of one or more of the local languages.		(Qualifications relaxable at the discretion of S. S. P. in consultation with the State Government in case of candidates otherwise well-qualified).					
5. Police Sub-Inspector, Motor Transport	1	Class III (Non-gazetted) (Non-ministerial)	Rs. 168-8- -240.	Do	21 to 30 years	1. Middle standard qualification in English. 2. A diploma in Electrical or automobile or Mechanical Engineering or	Age-No Q is Yes	Two years	Promotion, failing which, direct recruitment.	Promotion: Motor Vehicles Class I with five years' standing in the grade,	Do	Do	
									or	A certificate course in Electrical or automobile or Mechanical Engineering with a practical experience of 3 years in a Mechanical or Engineering or automobile workshop of repute.			
										3. A valid driving licence of heavy transport			

ORDER

TP/999/66

All Government deartments, Local Bodies governed by the Town Planning Rules and other statutory Undertakings shall obtain prior concurrence of the Town Planning Committee for purchasing or selling any land.

Prior concurrence of the Town Planning Committee shall not be necessary in the case of acquisition of any land under the Land Acquisition Act.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. P. Balasubramanian, Development Commissioner.

Panjim, 4th October, 1966.

Collectorate of Goa

Civil Administration Services

ORDER

Sanction is hereby accorded to change sections 6 and 16 and its para of the Bye-Laws approved under Government Order no. 1616, dated 24-10-1932, published in the Government Gazette no. 10, dated 3-2-1933 of the Hindu Temple «Xri Deus Purvecho Rovolnata Bumika and its branches» of Mandrem, Pernem Taluka, signed by the Director of Civil Administration.

By order and in the name of the Administrator of Goa, Daman and Diu.

G. K. Bhanot
Chief Secretary

Panjim, 30th September, 1966.

Devalaya Shri Deo Purvecho Ravalnath Bhumika
and their Associate Devatas of Mandrem

Alterations effected in Section 6 and 16 and its para of the Bye-laws approved under Government order no. 1616, dated 24th October, 1932, published in the Government Gazette no. 10, dated 3rd February, 1933, in the following terms:

«Article sixth»: All the Mahajans of all the Vangads are bound to pay in the treasury of the Devalaya a subscription of rupees three every year before the end of thirtieth of December.

The payment of this subscription is applicable to all those Mahajans whose ages are from eighteen years to sixty years, beyond which age it is not obligatory.

Clause one: If this subscription is not paid, it shall be collected by legal action.

«Article Sixteenth»: Besides the festivals mentioned above if any Mahajan or any person of Hindu Community wants to perform according to custom any of the religious rites like Sthalanevedya, Laghurudra, Maharudra, Abhisheka-Naivedya, Abhisheka-Naivedya to Panchayatan, Ekadashni, Oti, and Navachandi, he has to pay the following

6. Police Inspector, M.T.	Class III (Non-ministerial) (Non-gazetted)	Rs. 625-15-475.	Selection	N.A.	Do	Promotion:	Police Sub-Inspector (M.T.) with at least 5 years' service in the grade.
7. Police Inspector (Executive and C.I.D.)	9	Do	Do	N.A.	Do	Promotion:	Police Sub-Inspector (Executive) with at least 5 years' service in the grade.

amounts for crediting in the treasury and for the distribution among the servants:

DISTRIBUTION

Description	Total	Treasury	Abhishek	Gurav	Naik	Bhavin	Kalavant
Sthal-Naivedya	9-00	0-25	2-62	5-00	1-22	0-25	0-06
Laghurudra	11-00	0-50	8-88	1-00	0-25	0-25	0-12
Maharudra	100-00	5-00	92-25	1-00	0-50	1-00	0-25
Abhishek	1-25	0-12	0-86	0-12	0-06	0-06	0-03
Naivedya							
Abhishek Naivedya to Panchayatan	3-75	0-25	2-89	0-25	0-12	0-12	0-12
Ekadashni	0-50	0-06	0-23	0-06	0-06	0-06	0-03
Oti	1-25	0-12	0-50	0-06	0-07	0-50	—
Navachandi	15-00	2-00	—	11-50	0-25	0-50	0-25

Paragraph first: Besides the religious rites mentioned above if any Mahajan is desirous of having daily Nandadip and Naivedya (to any of the Deities) at his own expense, it shall cost rupees seventyfive (either Nandadip or Naivedya) per year.

Paragraph second: It is the duty of the servants to provide the necessary utensils for conducting the religious rites mentioned above, the expense for which is to be met from the income of their share in the amount fixed for such religious rites. The managing Committee shall give necessary instructions for the supply of such utensils».

B. R. Basu, Collector and Director of Civil Administration.

◆◆◆
Home Department

Notification

HD-25-9584/66-A

In exercise of the powers conferred by section 111A of the M. V. Act, 1939 as extended to the Union Territory of Goa, Daman and Diu and all other powers enabling him in that behalf, the Administrator of Goa, Daman and Diu hereby makes the following rules, the same having been previously published as required by sub-section (1) of section 133 of the said Act.

The Goa, Daman and Diu Motor Accident Claims Tribunal Rules, 1966

1. Short title, extent and commencement. — (1) These rules may be called the Goa, Daman and Diu Motor Accident Claims Tribunals Rules, 1966.

(2) These rules shall extend to the whole of the Union Territory of Goa, Daman and Diu.

(3) These rules shall come into force on 15th October 1966.

2. Definition. — In these rules, unless the context otherwise requires: —

(a) «Act» means the Motor Vehicles Act, 1939.

(b) «Claims Tribunal», means a Motor Accidents Claims Tribunal constituted under section 110 of the Act;

(c) «Legal representatives», shall have the meaning assigned to it under clause (II) of section 2 of the Code of Civil Procedure, 1908.

3. Procedure regarding compensation arising out of accidents. — (1) An application for compensation arising out of an accident of the nature specified in sub-section (1) of section 110 by persons specified in sub-section (1) of section 110A of the Act made to the Motor Accidents Claims Tribunal having jurisdiction over the area in which the accident occurred shall be in Form Comp. A. of the schedule appended to these rules and shall contain the particulars specified in that form.

(2) Every such application shall be sent to the Tribunal or to the Chairman in case the Tribunal consists of more than one member, by registered post or may be presented to such member of the staff of the Tribunal as the Tribunal, or as the case may be, the Chairman may authorise for the purpose and, if so sent or presented, shall, unless the Tribunal or Chairman otherwise directs, be made in duplicate and shall be signed by the applicant.

(3) There shall be appended to every application a certificate which shall be signed by the applicant to the effect that the statement of facts contained in the application is to the best of his knowledge and belief true.

4. Fees. — (1) An application for compensation under rule 3 shall be accompanied by a fee of Rs. 10/- in the form of court fee stamps.

(2) The Claims Tribunal may accept from a party, the payment of fee prescribed under Sub-rule 1: —

Provided that where a claim of a party has been accepted by the Claims Tribunal, the party shall have to pay the prescribed fee, exemption in respect of which has been granted initially before a copy of the judgment is obtained.

5. Experts. — (1) The Claims Tribunal may for the purpose of adjudication upon any claim for compensation, choose not more than two persons having technical or special knowledge with respect to any matter before the Tribunal for the purpose of assisting the Tribunal in the holding of the enquiry.

(2) The expert shall perform such functions as the Tribunal may direct.

(3) The remuneration, if any, to be paid to the expert shall in every case be determined by the Tribunal.

6. Exercise of powers by Claims Tribunal. — The Claims Tribunal may exercise all the powers of a Civil Court save in so far as the same are not inconsistent with the provisions of the Motor Vehicles Act, 1939 and the rules framed thereunder.

7. Examination of applicant. — On receiving an application under rule 3, the Claims Tribunal may examine the applicant upon oath, and the substance of such examination shall be reduced to writing and shall be signed by the member constituting the Tribunal or as the case may be, the Chairman.

8. Summary dismissal of application. — The Claims Tribunal may, after considering the application and the statement, if any, of the applicant recorded under rule 7, summarily dismiss the application if,

for reasons to be recorded, the Tribunal is of opinion that there are not sufficient grounds for proceeding therewith.

9. Notice to opposite party. — If the application is not dismissed under rule 8, the Claims Tribunal shall send to the insurer or the owner of the motor vehicle from whom the applicant claims relief (hereinafter referred to as the opposite party), a copy of the application, together with a notice of the date on which he will dispose of the application, and may call upon the parties to produce upon that date any evidence which they may wish to tender.

10. Appearance and examination of opposite party. — (1) The opposite party may, and if so required by the Claims Tribunal, shall, at or before the first hearing or within such time as the Claims Tribunal may permit, file a written statement dealing with the claims raised in the application, and any such written statement shall form part of the record.

(2) If the opposite party contests the claim, the Claims Tribunal may, and if no written statement has been filed, shall proceed to examine him upon the claim and shall reduce the result of the examination to writing.

11. Framing of issues. — After considering any written statement and the result of any examination of the parties, and of any local inspection the Claims Tribunal shall ascertain upon what material propositions of fact or of law the parties are at variance, and shall thereupon proceed to frame and record the issues upon which the right decision of the case appears to him to depend.

12. Determination of issue. — After framing the issues, the Claims Tribunal shall proceed to record evidence thereon which each party may desire to produce.

13. Method of recording evidence. — The member constituting the Claims Tribunal or the Chairman thereof shall make a brief memorandum of the substance of the evidence of every witness as examination of the witness proceeds and such memorandum shall be written and signed by the member of the Chairman thereof with his own hand and shall form part of the record.

Provided that, if the member or the Chairman is prevented from making such memorandum, he shall record the reason of his inability to do so and shall cause such memorandum to be made in writing from his dictation and shall sign the same, and such memorandum shall form part of the record. Provided further that the evidence of any medical witness shall be taken down as nearly as may be word for word.

14. Local Inspection. — (1) The Claims Tribunal may, at any time during the course of an inquiry before it, visit the site at which the accident occurred for the purpose of making a local inspection or examining any persons likely to be able to give information relevant to the proceedings.

(2) Any party or the representative of any party may accompany the Claims Tribunal for a local inspection.

(3) The Claims Tribunal after making a local inspection, shall note briefly in a memorandum any facts observed, and shall show the memorandum to

any party who desires to see the same, and shall supply any party with a copy thereof.

(4) The memorandum shall form part of the record.

15. Power of summary examination. — (1) The Claims Tribunal during a local inspection or at any other time, save at a formal hearing of a case pending before it may examine summarily any person likely to be able to give information relating to such case, whether such person has been or is to be called as a witness in the case or not, and whether any or all of the parties are present or not.

(2) No oath shall be administered to a person examined under sub-rule (1).

16. Diary. — The Claims Tribunal shall maintain a brief diary of the proceedings initiated on application.

17. Reasons for postponement to be recorded. — If the Claims Tribunal finds it impossible to dispose of an application at one hearing, it shall record the reasons which necessitate the postponement. And also inform the parties present of the date of adjourned hearing.

18. Judgment and award of compensation. — (1) The Claims Tribunal in passing orders, shall record concisely in a judgment the findings on each of the issues framed and the reasons for such findings and make an award specifying the amount of compensation to be paid by the insurer and also person or persons to whom compensation shall be paid.

(2) Where compensation is awarded to two or more persons, the Claims Tribunal shall also specify the amount payable to each of them.

19. Summoning of witnesses. — If an application is presented by any party to the proceedings for citation of witnesses, the Claims Tribunal shall, on payment of such expenses and fees, if any, as it may determine, issue summonses for the appearance of such witnesses, unless it considers that their appearance is not necessary for a just decision of the case.

20. Appearance of legal practitioner. — The Claims Tribunal may, in its discretion, allow any party to appear before it through a legal practitioner.

21. Receipt for compensation. — Upon payment of compensation, a receipt shall be obtained by the Claims Tribunal and such receipt shall be forwarded to the insurer concerned or as the case may be, the owner of the vehicle, for purpose of record.

22. Code of Civil Procedure to apply in certain cases. — In so far as these rules make no provision or make insufficient provisions, the Claims Tribunal shall follow the procedure laid down in the Code of Civil Procedure, 1908 (V of 1908) for the trial of suits.

23. Savings. — Notwithstanding anything contained in these rules, in the case of a minor accident, the Claims Tribunal may follow such summary procedure as it thinks fit.

24. Form of appeal and contents of memorandum. — Every appeal against the award of the Claims Tribunal shall be preferred in the form of a memorandum signed by the appellant of an Advocate or

Attorney of the High Court duly authorised in that behalf by the applicant and presented to the High Court or to such Officer as it appoints in this behalf. The memorandum shall be accompanied by a copy of the award.

(2) The memorandum shall set forth concisely and under distinct heads the grounds of objection to the award appealed from without any argument or narrative, and such grounds shall be numbered consecutively.

(3) Save as provided in sub-rules (1) and (2), the provisions of Order XLI and Order XXI in the First Schedule to the Code of Civil Procedure, 1908 (V of 1908), shall mutatis mutandis apply to appeals preferred to the High Court under section 110-D.

By order and in the name of the Administrator of Goa, Daman and Diu.

A. V. Vaz, Under Secretary, Home Department.

Panjim, 10th October, 1966.

FORM COMP. A

Form of application for compensation

(See rule 3)

An application for compensation arising out of motor accidents

To

The Motor Accidents Claims Tribunal,

...

... residing at ... Applicant(s);

verses

... residing at ... opposite party.

1. Full name(s) @ of applicant(s) with age

- i) ...
- ii) ...
- iii) ...

2. If accident has caused death.

- (a) relationship of each applicant with the deceased ...
- (b) age of deceased ...

3. Local address of applicant ...

4. Permanent address of applicant ...

5. Monthly income of injured person or deceased ...

6. Nature of injuries sustained and disablement caused ...

7. Date and place of accident ...

8. Registration mark of the motor vehicle involved ...

9. Name and address (if known) of:

- (a) driver of the motor vehicle ...
- (b) owner of the motor vehicle ...
- (c) insurer of the motor vehicle ...

10. Brief particulars of the accident ...

11. Quantum of compensation claimed and basis thereof ...

12. Grounds on which compensation claimed (mention briefly the cause of action) ...

13. Whether demand for compensation has been made, if so, when and with what result ...

14. If claim for compensation is not made within sixty days of the accident the grounds thereof ...

I hereby certify that the statement of facts mentioned above are true to the best of my knowledge and belief.

Dated:

Signature of claimant or authority agent.

Revenue Department

Notification

RD/TNC/RLS/290/66

The following amendment which is proposed to be made to the Goa, Daman and Diu Agricultural Tenancy Rules, 1965, is hereby pre-published for general information. The draft would be taken into consideration after the 5th November 1966. Any person who has any suggestions to make may send them to the undersigned on or before that date.

In exercise of the powers conferred by Section 26(3) and 61 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964 and all other powers enabling them in this behalf, the Government hereby makes the following amendment to the Goa, Daman and Diu Agricultural Tenancy Rules, 1965, the same having been previously published, namely: —

1. Short title and commencement. — (a) These rules may be called the Goa, Daman and Diu Agricultural Tenancy (Fourth Amendment) Rules, 1966.

(b) It shall come into force at once.

2. Insertion of a new rule 11-A. — After rule 11 of the Goa, Daman and Diu Agricultural Tenancy Rules, 1965, the following rule shall be inserted, namely: —

11-A. Conditions and manner of payment of Government contribution for repairs to protective and other bunds: —

(1) Where the benefit of any such works as is referred to in sub-section (3) of Section 26 is derived by or is available to more than one tenant, the Government's contribution in respect of such work shall normally be paid to an association of tenants, recognised for the purpose by the Mamlatdar or such other officer as may be appointed in this behalf by Government.

(2) An association shall be recognised for the purposes of this rule, if —

- (a) its membership is open to all tenants who are beneficiaries of the work it proposes to execute;
- (b) the association agrees to undertake and undertakes or discharges or makes adequate provision for the discharge to the satisfaction of the Mamlatdar or such other officer as may be authorised by Government in this regard, of the responsibilities of carrying out the works which under Section 26(3) are the duty and responsibility of the tenants in respect of any particular land or class of lands; and
- (c) it fulfils such other conditions as Government may from time to time by order require».

N. Subramanian, Secretary (Revenue).

Panjim, 4th October, 1966.

Finance Department

Notification

FD/FIII/2-35/AR/4897/66

In exercise of the powers conferred by section 1(3) of the Goa, Daman and Diu Excise Duty (Amend-

ment) Act, 1966, the Government hereby appoints the 15th day of October, 1966 as the date on which the said Act shall come into force.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. S. Srinivasagopalan, Dy. Secretary (Finance).
Panjim, 10th October, 1966.